

under 18 U.S.C. § 2250.

1	B. On motion (X) (by the Government)/( ) (by the Court sua sponte involving):
2	1. (X) a serious risk defendant will flee; or,
3	2. ( ) a serious risk defendant will
4	a. ( ) obstruct or attempt to obstruct justice.
5	b. ( ) threaten, injure, or intimidate a prospective witness or
6	juror or attempt to do so.
7	II.
8	The Court finds no condition or combination of conditions will reasonably assure:
9	A. appearance of defendant as required;
10	and/or
11	B. safety of any person or the community.
12	III.
13	The Court has considered:
14	A. the nature and circumstances of the offenses;
15	B. the weight of evidence against the defendant;
16	C. the history and characteristics of the defendant; and,
17	D. the nature and seriousness of the danger to any person or to the
18	community.
19	IV.
20	The Court concludes:
21	A. Defendant poses a risk to the safety of other persons or the community
22	because: Extensive criminal history
23	history of narcotic offeres, physical violace history, history of probeting revocate
24	violar history of probetin vovocate
25	B.
26	flee because No personal information troops, bar
27	resource introm prior depotation
28	dates history of warret

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1		C.	( )	A sea	erious risk exists that defendant will:		
2			1.	()	obstruct or attempt to obstruct justice.		
3			2.	()	attempt to threaten, injure or intimidate a witness/juror.		
4			Thes	e findii	ings are based on the following:		
5			<del></del>	<del></del>			
6							
7		D.	( )	Defe	endant has not rebutted by sufficient evidence to the contrary the		
8				presu	umptions provided in 18 U.S.C. § 3142(e).		
9					ν.		
10	A.	IT IS	THER	EFOR	RE ORDERED that the defendant be detained prior to trial.		
11	В.	IT IS	FURT	HER C	ORDERED that the defendant be committed to the custody of the		
12	Attorney General for confinement in a corrections facility separate, to the extent practicable, from						
13	person awaiting or service sentences or being held in custody pending appeal.						
14	C.	IT IS	FURT	HER C	ORDERED that the defendant be afforded reasonable opportunity		
15	for private consultation with counsel.						
16	D.	IT IS	FURT	HER C	ORDERED that, on order of a court of the United States or on		
17	request of any attorney for the Government, the person in charge of the corrections facility in which						
18	defendant is confined deliver the defendant to a United States marshal for the purpose of an						
19	appearance in connection with a court proceeding.						
20	DAT	ED: Se	ptembe	er 9	(1), 2008		
21					CAROLYNITURCHIN		
22					UNITED STATES MAGISTRATE JUDGE		
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